

CCRB INVESTIGATIVE RECOMMENDATION

Investigator: Michael LaMastra	Team: Team # 8	CCRB Case #: 200207444	<input type="checkbox"/> Force	<input checked="" type="checkbox"/> Discourt.	<input type="checkbox"/> U.S.
			<input checked="" type="checkbox"/> Abuse	<input type="checkbox"/> O.L.	<input type="checkbox"/> Injury
Incident Date(s) Saturday, 10/26/2002 2:15 AM	Location of Incident: intersection of Macon Street & Marcy Avenue.	Precinct: 79	18 Mo. SOL 4/26/2004	EO SOL 4/26/2004	
Date/Time CV Reported Fri, 11/01/2002 11:45 AM	CV Reported At: Precinct	How CV Reported: Phone	Date/Time Received at CCRB Wed, 11/06/2002 2:57 PM		

Complainant/Victim	Type	Home Address

Witness(es)	Home Address

Subject Officer(s)	Shield	TaxID	Command
1. POM Keith Chatterton	07323	925067	079 PCT

Witness Officer(s)	Shield No	Tax No	Cmd Name
1. LT Michael Willis	00000	894438	079 PCT

Officer(s)	Allegation	Investigator Recommendation
A.POM Keith Chatterton	Discourtesy: PO Keith Chatterton spoke rudely to § 87(2)(b)	
B.POM Keith Chatterton	Abuse: PO Keith Chatterton threatened to arrest § 87(2)(b)	

Synopsis

On the evening of October 26, 2002, § 87(2)(b) was a passenger in a vehicle that was driven by § 87(2)(b). At approximately 2:15 AM, § 87(2)(b) crashed into parked cars at the intersection of Macon and Marcy Avenue in Brooklyn. PO Keith Chatterton arrived on the scene and engaged in dialogue with § 87(2)(b).

According to § 87(2)(b), PO Chatterton asked him if a tow-truck was on the way. § 87(2)(b) responded that he had not called a tow-truck. PO Chatterton informed him that he would call for the truck in a nasty tone. § 87(2)(b) objected to PO Chatterton's offer, and stated, "we don't have to use a tow-truck you call." § 87(2)(b) continued to speak to PO Chatterton, when PO Chatterton stated, "get your ass back in your car and have a seat before I lock your ass up for disorderly conduct." PO Chatterton also stated, "If I want my accident report done right, I would get my ass in my car."

§ 87(2)(b) stated that PO Chatterton did not fill out the accident report correctly because his name was not listed in the report. § 87(2)(b) complained to LT Willis about PO Chatterton, and hesitated to make a civilian complaint until he received a copy of the accident report a few days after the incident.

§ 87(2)(b) initially made his complaint at the 79th Precinct on November 1, 2002. He also made a complaint with the Internal Affairs Bureau on November 5, 2002, § 87(2)(g).

On November 12, 2002, an interview appointment was scheduled with § 87(2)(b) for November 14, 2002. § 87(2)(b) missed his November 14, 2002 appointment without cause. On November 18, 2002, a missed appointment letter was mailed to § 87(2)(b). On November 26, 2002, messages were left at his home and work number. On November 26, 2002, § 87(2)(b) called the CCRB disclosed his cellular phone number and stated that he would call tomorrow to schedule an appointment with his witness, § 87(2)(b), § 87(2)(b) and § 87(2)(b) did not call the CCRB. On December 10, 2002, attempts to contact § 87(2)(b) by his cellular and work number failed because his cellular phone number is no longer in service and a co-worker at his work number stated that he is no longer employed. A phone message was left on § 87(2)(b) home answering machine, warning that the case would be closed if he did not call the CCRB. On December 17, 2002, a message was left with § 87(2)(b) at § 87(2)(b)'s home phone number. On December 17, 2002, a final letter was mailed to § 87(2)(b) advising him to call the CCRB. On December 23, 2002, a final call was placed to § 87(2)(b)'s home phone number, which was disconnected.

Attempts to contact § 87(2)(b)'s witness, § 87(2)(b) began on December 17, 2002. On this date, a letter was sent to § 87(2)(b)'s home, advising her to call the CCRB. On December 23, 2002, an answering machine message was left at § 87(2)(b)'s home phone number. On December 23, 2002, a letter was sent to § 87(2)(b)'s home, advising her to call the CCRB. On January 2, 2003, an answering machine message was left at § 87(2)(b)'s home, advising her to call the CCRB. On January 3, 2002, an answering machine message was left at § 87(2)(b)'s home, advising her to call the CCRB. On January 6, 2002, an answering machine message was left at § 87(2)(b)'s home, advising her to call the CCRB. On January 8, 2002, an answering machine message was left at § 87(2)(b)'s home, advising her to call the CCRB.

§ 87(2)(b) missed a scheduled appointment without cause and did not call to reschedule. During the course of the investigation, two letters and five phone calls were placed to § 87(2)(b), § 87(2)(b)'s witness, § 87(2)(b) was mailed two letters and received five phone messages asking her to call the CCRB. § 87(2)(b) has not contacted the CCRB, and § 87(2)(b) has not contacted the CCRB since November 26, 2002. § 87(2)(b), § 87(2)(g)

Investigator:

Date:

Supervisor:

Date:

Reviewed by:

Date:

Reviewed by:

Date:

